

EXHIBIT 4

Spearman v. New American Funding

Defendant's Privilege Log

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No.	Date	Doc Type	Attachment	From	To	Description	Privilege Type
1		Word Doc		Ken Block		Notes regarding attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information reflecting the thoughts, opinions, or impressions of counsel in anticipation of litigation	Attorney-client privilege; Work Product Privilege
2		Word Doc		Ken Block	Henry M. Perlowski	Draft document re: attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information reflecting the thoughts, opinions, or impressions of counsel in anticipation of litigation	Attorney-client privilege; Work Product Privilege
3	4/22/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [henry.perlowski@agg.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information reflecting the thoughts, opinions, or impressions of counsel in anticipation of litigation	Attorney-client privilege; Work Product Privilege
4	4/13/2020	Email		Renae Souza [Renae.Souza@Nafinc.com]	Jamie Paz [Jamie.Paz@Nafinc.com];Amber Braun [Amber.Braun@Nafinc.com];Michael Dowlatshahi [Michael.Dowlatshahi@Nafinc.com];Rosa Martinez [Rosa.Martinez@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information reflecting the thoughts, opinions, or impressions of counsel in anticipation of litigation	Attorney-client privilege; Work Product Privilege
5	10/22/2019	Word Doc		Ken Block	Legal File	Memorandum regarding attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information reflecting the thoughts, opinions, or impressions of counsel in anticipation of litigation	Attorney-client privilege; Work Product Privilege
6	10/22/2019	Email		Ken Block [Ken.Block@Nafinc.com]	Christy Bunce [Christy.Bunce@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
7		Word Doc	Y			Attachment to Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
8	6/17/2021	Email		Amber Braun [Amber.Braun@Nafinc.com]	Michael Dowlatshahi [Michael.Dowlatshahi@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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9	6/17/2021	Email		Amber Braun [Amber.Braun@Nafinc.com]	Michael Dowlatshahi [Michael.Dowlatshahi@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
10	4/14/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Christy Bunce [Christy.Bunce@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
11	6/17/2021	Email		Amber Braun [Amber.Braun@Nafinc.com]	Michael Dowlatshahi [Michael.Dowlatshahi@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
12	7/22/2021	Email		Jing Chen [Jing.Chen@Nafinc.com]	Andrew Westle [Andrew.Westle@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
13	7/22/2021	Email		Jing Chen [Jing.Chen@Nafinc.com]	Andrew Westle [Andrew.Westle@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
14	4/30/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com];Renae Souza [Renae.Souza@Nafinc.com];Christy Bunce [Christy.Bunce@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
15		Word Doc	Y			Attachment to attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
16	4/30/2020	Email		Christy Bunce [Christy.Bunce@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com];Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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17	4/30/2020	Email		Christy Bunce [Christy.Bunce@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com];Ken Block [Ken.Block@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
18	4/30/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
19	4/30/2020	Email		Christy Bunce [Christy.Bunce@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com];Ken Block [Ken.Block@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
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21	4/30/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Christy Bunce [Christy.Bunce@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
22	4/30/2020	Email		Christy Bunce [Christy.Bunce@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
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26	4/30/2020	Email		Michael Bartyczak [Michael.Bartyczak@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
27	4/30/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Christy Bunce [Christy.Bunce@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com];Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
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30	4/30/2020	Email		Renae Souza [Renae.Souza@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Christy Bunce [Christy.Bunce@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
31	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
32	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Renae Souza [Renae.Souza@Nafinc.com];Christy Bunce [Christy.Bunce@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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34	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Renae Souza [Renae.Souza@Nafinc.com];Christy Bunce [Christy.Bunce@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
35	5/1/2020	Email		Renae Souza [Renae.Souza@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Christy Bunce [Christy.Bunce@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
36	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Renae Souza [Renae.Souza@Nafinc.com];Christy Bunce [Christy.Bunce@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
37	5/1/2020	Email		Christy Bunce [Christy.Bunce@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
38	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Christy Bunce [Christy.Bunce@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
39	5/1/2020	Email		Christy Bunce [Christy.Bunce@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
40	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Christy Bunce [Christy.Bunce@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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41	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Christy Bunce [Christy.Bunce@Nafinc.com];Renae Souza [Renae.Souza@Nafinc.com];Michael Bartyczak [Michael.Bartyczak@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
42	5/7/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
43	5/1/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
44	11/14/2019	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	'Ken Block' [Ken.Block@Nafinc.com];Ashley A. Halberda [ahalberda@cdflaborlaw.com];Mitchell, Richard A. [Richard.Mitchell@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's depature from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
45	9/18/2020	Email		Jamie Paz [Jamie.Paz@Nafinc.com]	Ken Block [Ken.Block@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
46	9/18/2020	Email		Renae Souza [Renae.Souza@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com];Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
47	9/22/2020	Email		Jo Olivar [Jo.Olivar@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
48	9/18/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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58	7/31/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
59	7/31/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
60	4/22/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
61	4/22/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
62	2/11/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding the March 1, 2020 Amendment to Schedule 1; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
63	2/11/2020	Email		Jon Reed (EVP Retail) [Jon.Reed@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com];Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding the March 1, 2020 Amendment to Schedule 1; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
64	2/11/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding the March 1, 2020 Amendment to Schedule 1; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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65	4/13/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
66	4/13/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
67	5/1/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]; Michael Bartyczak [Michael.Bartyczak@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
68	4/23/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
69	7/28/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
70	4/13/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]; Michael Bartyczak [Michael.Bartyczak@Nafinc.com]; Simin Akbar [Simin.Akbar@Nafinc.com]; Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
71	4/30/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Christy Bunce [Christy.Bunce@Nafinc.com]; Ken Block [Ken.Block@Nafinc.com]; Michael Bartyczak [Michael.Bartyczak@Nafinc.com]; Renae Souza [Renae.Souza@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
72		Word Doc	Y			Attachment to attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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73	4/30/2020	Email		Perlowski, Henry M. [henry.perlowski@agg.com]	Ken Block [ken.block@nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
74	7/28/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
75	2/11/2020	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	'Ken Block' [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding the March 1, 2020 Amendment to Schedule 1; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
76	11/15/2019	Email		Perlowski, Henry M. [Henry.Perlowski@AGG.com]	'Ken Block' [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
77	8/18/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
78	9/18/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
79	9/18/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Renae Souza [Renae.Souza@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
80	7/28/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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81	7/28/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
82	8/5/2020	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
83		.jpg	Y			Attachment to attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman's possible claims after her resignation and demand for additional payments and actual claims following the filing of her complaint; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
84	11/14/2019	Email		Ken Block [Ken.Block@Nafinc.com]	Ashley A. Halberda [ahalberda@cdflaborlaw.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com];Mitchell, Richard A. [Richard.Mitchell@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
85	11/14/2019	Email		Ken Block [Ken.Block@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com];Ashley A. Halberda [ahalberda@cdflaborlaw.com];Mitchell, Richard A. [Richard.Mitchell@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
86	11/15/2019	Email		Christy Bunce [Christy.Bunce@Nafinc.com]	Perlowski, Henry M. [Henry.Perlowski@AGG.com];Ken Block [Ken.Block@Nafinc.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege
87	11/15/2019	Email		Ken Block [Ken.Block@Nafinc.com]	Christy Bunce [Christy.Bunce@Nafinc.com];Perlowski, Henry M. [Henry.Perlowski@AGG.com]	Attorney-client privileged confidential communication for the purpose of providing legal advice regarding Gina Spearman and Kelly Allison/Morrison's departure from NAF; Work product protected information prepared and conveyed in anticipation of litigation	Attorney-client privilege; Work Product Privilege

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Directory of Attorneys: Ken Block, General Counsel & Chief Compliance Officer, NAF

Henry Perlowski, outside counsel, Arnall Golden Gregory LLP

Michael Dowlatshahi, Senior Corporate Counsel, NAF

Andrew Westle, Senior Corporate Counsel, NAF

Michael Bartyczak, Assistant General Counsel, NAF

Ashley Halberda, outside counsel, CDF Labor Law LLP

Richard Mitchell, outside counsel, Arnall Golden Gregory LLP

Simin Akbar, Assistant General Counsel, NAF